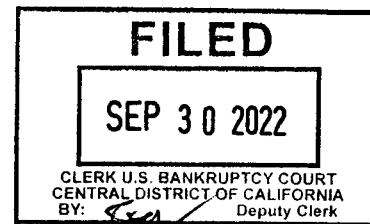


1 *Smith, Andre Mario. Esquire*  
2 7938 Broadway No. 1263  
3 Lemon Grove, California, 91946  
4 619-813-2881  
5 Fax Number: N/A  
6 andmarioith@yahoo.com  
7 Attorney in-Fact; Lawful Counselor for:  
8 *Special Interested Party Andre Mario Smith;*  
9 and *andre-mario: smith.*  
10 **Special Appearance Only**  
11 ANDRE MARIO SMITH, Pro Se



7 **UNITED STATES DISTRICT COURT IN AND FOR THE**  
8 **THE CENTRAL DISTRICT OF CALIFORNIA**  
9 **BANKRUTCY DIVISION**

11 In re: } Case No.: 2:21-bk-18205-DS  
12 CRESTLLOYD, LLC, } Chapter 11  
13 Debtor and Debtor without possession. } *Special Interested Party, Andre Mario*  
14 } *Smith, by and through its duly*  
15 } *authorized representative Notice of*  
16 } *Objection and; Objection to Supplement*  
17 } *to alleged Buyer and Debtor Without*  
18 } *Possession Motion and Joint Motion (I)*  
19 } *To Enforce the Sale Order, and (II)*  
20 } *Request for Hearing Declaration*  
21 }  
22 } Date: To be determined  
23 } Time: To be determined  
24 } Place: Tribunal-room 1639  
25 } 255 E. Temple St.  
26 } Los Angeles, CA 90012

23 **Greetings to all these Presents shall come.**

24 **Know all men by these Presents.**

25 **Notice to Agent is Notice to Principal.**

26 **Notice to Principal is Notice to Agent.**

27 **To ach Party and their Attorney(s) of Record.**

28 **To Each Party and their Counsel.**



© 2024 *[Handwritten signature]*  
*[Handwritten signature]*

1  
2                   **AFFIDAVIT/DECLARATION**

3     1. It appears I, Andre Mario Smith, Declare/Affirm the following and make this  
4       declaration in support of Special Interested Party Andre Mario Smith  
5       Objection-Demurrer to alleged **Buyer and Debtor Without Possession Joint**  
6       **Motion Supplement to alleged Buyer and Debtor Without Possession**  
7       **Motion and Joint Motion (I) To Enforce the Sale Order, and (II) Request**  
8       **for Hearing** filed contemporaneously herewith.

9     2. All statements set forth in this Declaration are based on my personal, first-hand  
10      knowledge, my review of relevant documents, and information obtained by  
11      personnel working by/through/with me.

12     3. If called as a witness I could competently testify to the facts set forth in this  
13      Declaration; It appears:

14       a. Richard Saghian did not purchase the real property located at 944 Airole  
15          Way, Los Angeles, CA 90077.

16       b. Richard Saghian made did not make its declaration in further support of  
17          Buyer and Debtor Without Possession Joint Motion Supplement to alleged  
18          Buyer and Debtor Without Possession Motion and Joint Motion (I) To  
19          Enforce the Sale Order, and (II) For issuance of an Order to Show Cause  
20          Why Andre Mario Smith Should Not Be Held in Contempt of Court.

21       c. All statements set forth in Richard Saghian declaration are not based on  
22          Richard Saghian personal knowledge and review of Richard Saghian  
23          review of relevant documents. If called upon as a witness, Richard Saghian  
24          could not competently testify to the facts set forth in its declaration.

25       d. Andre Mario Smith, nor “Mr. Smith” have created a cloud on title to the  
26          property by recording a fraudulent deed.

27       e. Richard Saghian will not suffer financial injury.

28       f. Richard Saghian should be ashamed and embarrassed for expecting this

1                   tribunal to care about its financial woes when it had no such care for Nile  
2                   Niami and its very same woes with this very same property.

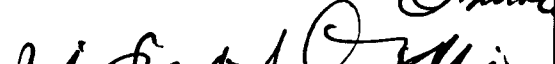
3                   g. Andre Mario Smith requires written approval from Nile Niami to conduct  
4                   any future business with Richard Saghian in connection with 944 Airole  
5                   Way, Los Angeles, California [90077] due to the egregious acts of its  
6                   agents Jaime Salanga d/b/a DRAKEN PRIVATE SECURITY  
7                   h. Andre Mario Smith will see to it that 944 Airole Way, Los Angeles,  
8                   California [90077] is utilized according to the limited wishes of Nile  
9                   Niami, and the unlimited wishes of andre-mario: smith.

10                  I declare without the penalty perjury without the laws of the United States of  
11                  America that the foregoing is true and correct. Executed this 24<sup>th</sup> day of  
12                  September 2022 on San Diego, California.

13                  *It is so ordered.*

14                  DATED: September 24, 2022

15                    
Peacefully ordered,

16                    
17                    
18                    
Smith, Andre Mario.  
attorney in-fact; lawful  
counselor for Andre Mario  
Smith. All rights reserved.

19                  **ORDER**

20                  It is so ordered.

21                  DATE: August , 2022

22                    
23                    
24                    
25                    
26                    
27                  Deborah J. Saltzman.  
28                  Judicial Officer.

